

Modification

At what stage is this document in the process?

iGTxxx:

Mod Title: Transitional AQ arrangements for iGTs as a result of a delay in Nexus implementation



Purpose of Modification:

The purpose of this modification is to clearly communicate to industry that iGTs would not be subject to an AQ Review in 2017 if Project Nexus is delayed. This modification is being raised to mirror what has been considered in the UNC, with specific reference to UNC609

Please provide an initial view of the preferred governance route/pathway and impacted parties

The Proposer recommends that this modification should be: (delete as appropriate)



- subject to [fast track] self-governance
- assessed by a Workgroup
- proceed to Consultation
- be treated as urgent and should proceed as such under a timetable agreed with the Authority

Commented [KN1]: TBC



High Impact:

Transporters, CDSP, Shippers

IGT UNC

Any questions? Contents Contact: **Summary** 3 **Code Administrator** 2 Governance 3 GTUNC@gemse 3 Why Change? 4 rv.com **Code Specific Matters** 4 5 020 7090 1044 5 **Solution** 5 Proposer: 6 **Impacts & Other Considerations** 5 Kishan Nundloll 7 **Relevant Objectives** 6 Implementation 7 8 Kishan.nundloll@esp ug.com 9 **Legal Text** 10 Recommendations 7 11 Appendix 1 8 Other: **Katy Binch** Timetable 0 Katy.Binch@espug.c Please provide proposer contacts and an indicative timeline. The Code Administrator will update the contents and provide any additional Specific Code Contacts. <u>om</u> The Proposer recommends the following timetable: (amend as appropriate) Initial consideration by Workgroup 02 May 2107 Amended Modification considered by Workgroup dd month year Workgroup Report presented to Panel dd month year Draft Modification Report issued for consultation dd month year Consultation Close-out for representations dd month year Variation Request presented to Panel dd month year Final Modification Report available for Panel dd month year Modification Panel decision dd month year



1 Summary

What

iGTs believe that iGT Supply Points can only be managed by Xoserve under single service provisions (UNC0440) once PNID occurs. On this basis UNC Modification 0609 cannot stipulate amendments to the 2017 iGT AQ review which we believe sits within iGT UNC part C1 section 6. In order to give iGTs confidence and mitigate risks, the most pragmatic way would be to add a temporary Code change , stating the agreed stance with respect to the AQ Review for this Gas Year .

Why

This modification is necessary to ensure that the Code is accurate with respect to PNID and to ensure clarity on the procedure if a delay occurs.

Currently under iGT-UNC, there is an obligation to:

6.4 Subject to the Pipeline Operator receiving certain data specified in the IGT AQ Review Procedures from the Large Transporter by no later than 19th May in the preceding Gas Year, the Pipeline Operator shall no later than 7th July in the preceding Gas Year notify to each Registered User in the format provided in the IGT AQ Review Procedures the Provisional Annual Quantity in respect of the relevant Gas Year for each of its Registered Supply Meter Points and supporting details including:

- (a) the Supply Meter Point Reference Number; and
- (b) where available, the Meter Readings used by the Pipeline Operator to determine the Provisional Annual Quantity.

How

It is proposed that an addition is made to the Code to clarify that in the event of a delay to the Project Nexus Implementation Date the review of AQs as set out in CI 6.4 will not be carried out under the existing Code arrangements.

2 Governance

Please state clearly which governance procedures apply and why, referring to the relevant criteria (reproduced by the Code Administrator below):

Justification for [Normal, Urgent, Self-Governance or Fast Track Self-Governance] Procedures

TBC



Requested Next Steps

This modification should: (delete as appropriate)

- be subject to [fast track] self-governance
- be assessed by a Workgroup
- proceed to Consultation
- be treated as urgent and should proceed as such under a timetable agreed with the Authority

Please provide any additional information to support your preferred next steps, such as any critical events driving the timeline.

Insert text here

3 Why Change?

The CDSP has already explained that they will not be able to provide sufficient resource in order to facilitate any type of Annual AQ Review for the Large Transporters and this has been set out in UNC Modification 0609. The iGT UNC has been developed such that post Nexus implementation there will no longer be a standalone iGT Annual AQ review and this change has been approved and will come into effect with the implementation of iGT039. However if Nexus is delayed the existing iGT UNC text will remain in force, thus leading to the potential for the iGT to have to carry out an AQ review even though (assuming UNC609 is accepted) the Large Transporters will not be required to do their equivalent review. iGTs also understand that a should Nexus be delayed, there would likely be a period of re-planning which would take parties beyond the AQ review period – this would need to be completed until parties can make a call on whether it is worth committing the resource to an AQ review in light of the period to when NEXUS and rolling AQ is implemented.



4 Code Specific Matters

Please provide any specialist information (that is Code-specific), such as technical skillsets required and any reference documents.

Technical Skillsets

N/A

Reference Documents

UNC609

 $\underline{\text{http://www.gasgovernance.co.uk/sites/default/files/Draft%20Modification%20Report%200609\%20v}} \\ \underline{1.0.pdf}$

5 Solution

There would be no direct change to Code, but instead the introduction of

In order to address the issues as set out above, it is proposed that a change be made to the iGT UNC to specify that for this Gas Year, the iGTs will not be required to carry out the AQ Review process as currently detailed in Part CI 6.4 (and in the iGT UNC Ancillary Document – iGT AQ Review Procedures.

Rule 1

For the Gas Year commencing on the 1st October 2016, the Pipeline Operator will not be required to carry out the Annual AQ Review

Rule 2

Any Provisional Annual Quantities that would otherwise have been calculated as an output of the AQ Review will instead be set to the AQ that was registered ion the Pipeline Operator's system as of the day prior to the implementation date for this modification.

6 Impacts & Other Considerations

A request to perform an AQ review would have an impact on both the Transporter and the CDSP as resource would have to be re-deployed. This would all be relative as all forward planning would be subject to an updated implementation date.

20 04 2017

Consumer Impacts

N/A

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Commented [KN2]: Need to get my head around what type of document would be required



Environmental Impacts

N/A

7 Relevant Objectives

Impact of the modification on the Relevant Objectives:	
Relevant Objective	Identified impact
(A) Efficient and economic operation of the pipe-line system	None
(B) Co-ordinated, efficient and economic operation of	None
(i) the combined pipe-line system; and/or	
(ii) the pipe-line system of one or more other relevant gas transporters	
(C) Efficient discharge of the licensee's obligations	Positive
(D) Securing of effective competition:	None
(i) between relevant shippers;	
(ii) between relevant suppliers; and/or	
(iii) between DN operators (who have entered into transportation	
agreements with other relevant gas transporters) and relevant shippers	
(E) Provision of reasonable economic incentives for relevant suppliers to	None
secure that the domestic customer supply security standards are satisfied as respects the availability of gas to their domestic customers	
, , ,	
(F) Promotion of efficiency in the implementation and administration of the Code	None
(G) Compliance with the Regulation and any relevant legally binding	None
decisions of the European Commission and/or the Agency for the Cooperation of Energy Regulators	

This modification and the intent of this modification would better facilitate relevant objective C, as this would ensure efficient discharge of the licensee's obligations, with specific reference to Part C1, section 6.



8 Implementation

This modification should be implemented as soon as possible and by no later than the 1st June 2017 [7th July 2017].

Commented [S3]: As long as it is in force by this date then iGTs will not have to send the Revised AQs

9 Legal Text

The following proposed text will replace the existing paragraph 6.4 in Part CI

6.4(a) For the Gas Year 05:00 1_{st} October 2016 until 05:00 1_{st} October 2017paragraph 6.4(b) shall not apply and the Provisional Annual Quantity for any Registered Supply Meter Point that would otherwise be notified in accordance with 6(4) (b) shall be the Annual Quantity of that Registered Supply Meter Point as is applicable on the day prior to the Modification xxxx Implementation Date.

6.4 (b)Subject 6.4(a) and subject to the Pipeline Operator receiving certain data specified in the IGT AQ Review Procedures from the Large Transporter by no later than 19th May in the preceding Gas Year, the Pipeline Operator shall no later than 7th July in the preceding Gas Year notify to each Registered User in the format provided in the IGT AQ Review Procedures the Provisional Annual Quantity in respect of the relevant Gas Year for each of its Registered Supply Meter Points and supporting details including:

(i) the Supply Meter Point Reference Number; and

(ii) where available, the Meter Readings used by the Pipeline Operator to determine the Provisional Annual Quantity.

10 Recommendations

Proposer's Recommendation to Panel

Panel is asked to: [Delete as appropriate]

- Agree that Normal/Self Governance/Fast Track governance procedures should apply
- Refer this proposal to a Workgroup for assessment.
- Issue this modification directly to Consultation
- Agree that this Fast Track Proposal should be implemented

Formatted: Justified



11 Appendix 1

TBC